Additions <u>underlined</u> Deletions [bracketed]

NYSE MKT RULES

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TRADING OF OPTION CONTRACTS

Section 1. General Rules Relating to Options

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Rule 953.1NY. Limit-Up and Limit-Down During Extraordinary Market Volatility

Rule 953.1NY(a), [and] (b) and (c) shall be in effect during a pilot period to coincide with the pilot period for the Plan to Address Extraordinary Market Volatility Pursuant to Rule 608 of Regulation NMS, as it may be amended from time to time ("LULD Plan"), including any extensions to the pilot period for the LULD Plan[and Rule 953.1NY(c) shall be in effect for a pilot period set to end on October 23, 2015]. Capitalized terms used in this Rule shall have the same meaning as provided for in the LULD Plan.

- (a) Treatment of Orders during a Limit State and Straddle State in the Underlying NMS stock.
 - (1) The Exchange shall reject Market Orders, as defined in Rule 900.3NY(a), entered when the underlying NMS stock is either in a Limit State or a Straddle State and shall notify ATP Holders of the reason for such rejection.
 - (2) The Exchange shall not elect Stop Orders, as defined in Rule 900.3NY(d)(1), when the underlying NMS stock is either in a Limit State or a Straddle State.
- (b) Market Maker Quotations. When evaluating whether a Specialist has met its market-making quoting requirement pursuant to Rule 925.1NY(b) or a Market Maker has met its market-making quoting requirement pursuant to Rule 925.1NY(c) in options overlying NMS stocks, the Exchange shall consider as a mitigating circumstance the frequency and duration an underlying NMS stock is in a Limit State or a Straddle State.
- (c) Obvious Errors and Catastrophic Errors. Electronic transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State are not subject to review under Rule 975NY[(a)](c) for Obvious Errors or Rule 975NY(d) for Catastrophic Errors. Nothing in this provision shall prevent electronic

transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State to be reviewed on Exchange motion pursuant to 975NY[(b)](c)(3).

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Rule 975NY. Nullification and Adjustment of Options Transactions including Obvious Errors

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Commentary:

.01 - .02 No change.

.03 Limit Up-Limit Down State. During a pilot period [set to end on October 23, 2015], to coincide with the pilot period for the Plan to Address Extraordinary Market Volatility Pursuant to Rule 608 of Regulation NMS, as it may be amended from time to time ("LULD Plan"), including any extensions to the pilot period for the LULD Plan, an execution will not be subject to review as an Obvious Error or Catastrophic Error pursuant to paragraph (c) or (d) of this Rule if it occurred while the underlying security was in a "Limit State" or "Straddle State," as defined in the LULD Plan [to Address Extraordinary Market Volatility Pursuant to Rule 608 of Regulation NMS under the Act (the "Limit Up-Limit Down Plan")]. Nothing in this provision shall prevent such execution from being reviewed on an Official's own motion pursuant to sub-paragraph (c)(3) of this Rule, or a bust or adjust pursuant to paragraphs (e) through (j) and (l) of this Rule.

.04 No change.

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